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FILED
United States Court of Appeals

UNITED STATES COURT OF APPEALS

April 24, 2007

Tenth Circuit

TENTH CIRCUIT

Elisabeth A. Shumaker Clerk of Court

SISTERS OF MERCY HEALTH SYSTEM, ST. LOUIS, INC.,

Plaintiff-Appellee,

ν.

G. PAUL KULA, M.D.,

Defendant,

and

PATRICIA D. BACHHOFER,

Defendant-Appellant.

No. 06-6167

(W.D. Oklahoma)

(D.C. No. 05-CV-115-F)

A true copy

Teste

Elisabeth A. Shumaker Clerk, U.S. Court of Appeals, Tenth Circuit

ORDER AND JUDGMENT'

Before LUCERO, MURPHY, and GORSUCH, Circuit Judges.

Defendant-appellant, Patricia Bachhofer, appeals from the district court's grant of declaratory judgment in favor of plaintiff-appellee, Sisters of Mercy Health System, St. Louis, Inc. ("SMHS"). Exercising jurisdiction pursuant to 28 U.S.C. § 1291, this court affirms the district court.

EXHIBIT

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^{&#}x27;This order and judgment is not binding precedent except under the doctrines of law of the case, res judicata, and collateral estoppel. It may be cited, however, for its persuasive value consistent with Fed. R. App. P. 32.1 and 10th Cir. R. 32.1.

Doctor G. Paul Kula was, at one time, a psychiatrist on the medical staff of Mercy Memorial Health Center ("Mercy Memorial") in Ardmore, Oklahoma; Bachhofer was his patient. Bachhofer sued Dr. Kula for common law negligence and intentional infliction of emotional distress, alleging he had engaged in an improper sexual relationship with her. Mercy Memorial participates in SMHS's Pooled Comprehensive Liability Program (the "Program"). Because Dr. Kula was an employee of Mercy Memorial a question arose as to whether SMHS had a duty to defend or indemnify Dr. Kula with regard to Bachhofer's suit. SMHS filed the instant action, naming both Dr. Kula and Bachhofer as defendants, seeking a declaration that under the Program it had no duty to defend or indemnify Dr. Kula in Bachhofer's underlying lawsuit.

In a lengthy and comprehensive order, the district court granted declaratory judgment to SMHS. The district court began by quoting at length from the terms of the Program. The district court noted in particular that the coverage issues in this case were governed by Articles IV and VI of the Program, which limited coverage to "indemnitees" and defined an indemnitee as an employee "acting within the scope of his or her assigned duties." The district court then moved on

¹Although the parties originally submitted the coverage matter to the district court on cross-motions for summary judgment, the parties eventually agreed to have the district court decide the matter pursuant to Federal Rule of Civil Procedure 52 (setting forth procedures for trial of a matter to the court without a jury). Nevertheless, in deciding the coverage issue, the district court relied exclusively on the materials submitted with the parties' summary judgment motions and on the transcript of the parties' oral arguments to the court.

to compare the allegations in Bachhofer's underlying suit against Dr. Kula with the duties set out in Dr. Kula's employment contract with Mercy Memorial. That examination led the district court to conclude that none of the actions Dr. Kula was alleged to have undertaken were within the scope of his assigned duties.

Although recognizing that the Program provision "scope of assigned duties" was narrower than the common law respondent superior concept of scope of employment, the district court noted that its disposition was nevertheless consistent with Oklahoma case law involving respondent superior liability.

On appeal, Bachhofer raises eight separately numbered challenges to the district court's grant of declaratory judgment in favor of SMHS. Each of these eight challenges, however, relate to one single dispositive issue: does the Program impose upon SMHS a duty to defend and indemnify Dr. Kula against Bachhofer's claim she was damaged by Dr. Kula's negligent/intentional medical mistreatment? This court reviews de novo the district court's conclusion that SMHS had no such duty. Naime v. Cytozyme Labs, Inc., 174 F.3d 1104, 1111 (10th Cir. 1999) (applying, in a similar procedural context, de novo review because appellant "did not dispute the existence of the evidence cited by the district court, but rather argue[d] the district court erred in concluding those documents evidence a binding contract" and thus the district court's conclusion "primarily involve[d] applications of legal principles to the facts"). Upon de novo review of the parties' briefs and submission, the district court's well-stated order, and the entire

record on appeal, we can discern no error in the district court's thoughtful resolution of this case. Because we have nothing to add to the district court's reasoning, this court **AFFIRMS** for substantially those reasons set out by the district court in its order dated April 13, 2006.

ENTERED FOR THE COURT

Michael R. Murphy Circuit Judge

Cases Turker species Corposentation of the Clerk

Byron White United States Courthouse 1823 Stout Street Denver, Colorado 80257 (303)844-3157

Elisabeth A. Shumaker Clerk of Court Douglas E. Cressler Chief Deputy Clerk

May 16, 2007

Mr. Robert D. Dennis Clerk United States District Court for the W. District of Oklahoma 200 NW Fourth Street Room 1210 United States Courthouse Oklahoma City, OK 73102

Re:

06-6167, Sisters of Mercy v. Bachhofer

Dist/Ag docket: 05-CV-115-F

Dear Clerk:

Enclosed for the clerk of the trial court or the named agency, is a certified copy of the order and judgment filed in this case which is issued as the mandate of this court. See Fed. R. App. P. 41(a). Please file it in the records of your court or agency.

Please contact this office if you have questions.

Sincerely,

Elisabeth A. Shumaker Clerk, Court of Appeals

By:

Debuty Clerk

clk:jc

cc:

Christopher L. Fox Michael J. Heron A. Craig Tomlin Scott F. Brockman Stanley M. Ward Woodrow K. Glass Charles J. Watts Dixie L. Coffey Gloyd L. McCoy John H. Edwards III